

**REMARKS**

Claims 6-9, 13, 17, 19 and 25 are in the case and presented for reconsideration. Claims 10, 12, 14, 15, and 26-32 have been withdrawn without prejudice subject to a restriction requirement. No new matter has been added.

The Examiner has required restriction to one of the following inventions under 35 U.S.C. § 121:

Group I – An invasive medical device with a passive energy amplifier that is: a) implanted in a patient's body; b) placed on or adjacent to the patient's body.

Group II – An invasive medical device with a passive energy amplifier that is incorporated in: a) orthopedic implant; b) catheter.

Accordingly, Applicant elects without traverse Group I - An invasive medical device with a passive energy amplifier that is: a) implanted in a patient's body; b) placed on or adjacent to the patient's body. Claims 6-9, 13, 17, 19 and 25 read upon this elected species. All other claims have been withdrawn without prejudice.

Accordingly, favorable action is respectfully requested.

Respectfully submitted,

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